

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

PENG WANG, QINLIN LI, and YISI  
WANG,

*Plaintiffs,*

v.

KEN PAXTON, Attorney General of Texas,  
in his Official Capacity, only.

*Defendant.*

Case No. 4:25-cv-3103

**NOTICE OF VOLUNTARY DISMISSAL**

Plaintiff Yisi Wang (only) hereby provides notice of the voluntary dismissal of her claims against Defendant Ken Paxton under Federal Rule of Civil Procedure 41(a)(1)(A)(i). Plaintiffs Peng Wang and Qinlin Li will continue the prosecution of this lawsuit on behalf of themselves and the putative class.

August 1, 2025

Respectfully submitted,

s/ Justin Sadowsky

Justin Sadowsky (SDTex 3713277, VA Bar 73382)

*Attorney in charge*

CHINESE AMERICAN LEGAL DEFENSE  
ALLIANCE

4250 N. Fairfax Drive #600

Arlington, VA 22203

646-785-9154 (no fax number)

[justins@caldausa.org](mailto:justins@caldausa.org)

Keliang (Clay) Zhu\* (CA Bar No 178170)

Andre Y. Bates\* (CA Bar No 305509)

CHINESE AMERICAN LEGAL DEFENSE  
ALLIANCE

7901 Stoneridge Drive #208

Pleasanton, CA 94588

925-399-6702 (no fax number)

[czhu@dehengsv.com](mailto:czhu@dehengsv.com)

[aybates@dehengsv.com](mailto:aybates@dehengsv.com)

\*Motion for admission pro hac vice pending

*Attorneys for Yisi Wang*